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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT

		District of N	lew Jersey				
In Re:	Jovanny A Valdez		Case No.:		19-16636-MBK		
		Debtor(s)	Judge:	Hon. I	Michael B. Kaplan, USBJ		
		200101(0)					
		CHAPTER 13 PLAI	N AND MOTIONS	5			
☐ Original☐ Motions	Included	✓ Modified/Notice R ☐ Modified/No Notice		Date:	4/1/2019		
		HE DEBTOR HAS FILEI CHAPTER 13 OF THE E					
		YOUR RIGHTS MA	Y BE AFFECTEI	ס			
contains the Plan proper your attorn written objusted in the notice. See modification alone will a or modify a wishes to a prosecute	ne date of the confirmate based by the Debtor to a ney. Anyone who wished ection within the time for the duced, modified, or elimate be granted without the Notice. The Court may be Bankruptcy Rule 301 on may take place soled avoid or modify the lient a lien based on value of contest said treatment same.	adjust debts. You should be to oppose any provision rame stated in the <i>Notice</i> minated. This Plan may further notice or hearing may confirm this plan, if the function of the collateral or to red must file a timely object	proposed by the read these paper on of this Plan or the Plan or th	Debtor. This any motion by be affected become birdly gilled objection is five the cess. The plation or adversate. An affect the confirm	s document is the actual and discuss them with included in it must file a d by this plan. Your claim nding, and included led before the deadline tions, without further en, the lien avoidance or an confirmation order reary proceeding to avoid ted lien creditor who nation hearing to		
state whe	ether the plan include	of particular importanes each of the following or ovision will be ineffection.	g items. If an ite	m is checke	ed as "Does Not" or if		
THIS PLAI	N:						
	☐ DOES NOT CONTA SET FORTH IN PART		ROVISIONS. NO	N-STANDA	RD PROVISIONS MUST		
COLLATE	RAL, WHICH MAY RE	THE AMOUNT OF A SE ESULT IN A PARTIAL P OTIONS SET FORTH IN	AYMENT OR NO	PAYMENT			
		A JUDICIAL LIEN OR N OTIONS SET FORTH IN			JRCHASE-MONEY		

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Initial D	ebtor(s	s)' Attori	ney	JMG Ini	tial Debtor:	JAV	Initial	Co-Debtor
Part 1:	Paym	ont and	1 L A	ngth of Plan				
rait i.	rayıı	ieni and	ı Lei	ngin or Fian				
approxi 2020 fo on <u>Fel</u>	mately or appr bruary 1	1 <u>14</u> mon roximate 1, 2023	ths, ly <u>31</u> for a	then shall pay 2,7 months, then sha	761.00 Monthly all pay 2,804. onths, and the	y to the .00 Mont en shall	Chapter 13 Trus hly to the Chapte pay 3,200.00 Mor	g on <u>May 1, 2019</u> for tee, starting on <u>July 1,</u> er 13 Trustee, starting on the Chapter 13
	b. The	e debtor		ll make plan paym	ents to the T	rustee f	rom the following	sources:
		✓		ure Earnings	ina (doooriba	0.0011800	omount and dat	to whom fundo are available).
			Oth	er sources or rund	ing (describe	e source	e, amount and dat	e when funds are available):
	c. Use	e of real	Sale	perty to satisfy plan e of real property scription: posed date for cor	·	:		
			Des	inance of real prop cription: posed date for cor	-			
			Des	n modification with cription: posed date for cor	•	mortgag ——	e encumbering p	roperty:
	d.			regular monthly nonthly nonthl	nortgage pay	ment w	ill continue pendi	ng the sale, refinance or
	e.	✓	Oth	er information that				ment and length of plan: ion so plan length is 84 months.
Part 2:	Adeq	uate Pr	otec	tion)	X NON	Ξ	
				ction payments wi e-confirmation to _			ount of \$ to b	pe paid to the Chapter 13
debtor(s) outs	ide the	Plan	, pre-confirmation	to: (cred	ditor).		pe paid directly by the
Part 3:	Prior	ity Clair	ns (I	Including Admini	strative Exp	oenses)		
a. A	All allov	ved prio	rity c	laims will be paid	in full unless	the cre	ditor agrees othe	rwise:
Creditor					Type of Priority			Amount to be Paid
Justin M. Gillman, Esq.					Attorney Fees and Paid	s-Previou	sly Allowed	9,836.00

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Justin M. Gillman, Esq.	Si Ci A es	ubject ompen Ilowing	nent Attorney Fee to Filing of Applic sation and entry o g Fees (Amount is ed and shall be fix		2,000.00		
Check one: ✓ None ☐ The allowed p	Obligations assigned riority claims listed be owed to a government.S.C.1322(a)(4):	low ar	re based on a d	omestic su	ipport obligation	that has been	
Creditor	Type of Priority		Claim Amou	unt	Amount to	be Paid	
obligations and the debt	Maintaining Paymen pay to the Trustee (as or shall pay directly to	s part o	of the Plan) allo	wed claims	s for arrearages		
bankruptcy filing as follo	WS:			l-tt	A	Danielan Manethie	
				Interest Rate on	Amount to be Paid to Creditor (In	Regular Monthly Payment (Outside	
Creditor	Collateral or Type of Deb		Arrearage	Arrearage	Plan)	Plan)	
Fay Servicing, LLC	632 Colgate Avenue Pe Amboy, NJ 08861	erth	12,152.26	0.00	12,152.26	Regular Payments	
Wilmington Savings Fund Society, FSB (Fay Servicing, LLC)	632 Colgate Avenue Pe Amboy, NJ 08861	erth	165,547.37	0.00	165,547.37	3,789.62	
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:							
Creditor	Collateral or Type of Deb	ht	Arrearage	Interest Rate on	Amount to be Paid to Creditor (In	Regular Monthly Payment (Outside	
Bank of New York	631 Colgate Avenue Pe Amboy, NJ 08861		1,295.12	Arrearage 0.00	Plan) 1,295.12	Plan) 1,414.34	
c. Secured claims exclusion. The following claims we purchase money securit within one year of the pervalue:	re either incurred withi y interest in a motor ve	in 910 ehicle	days before the acquired for the	e personal	use of the debto y interest in any o Total to be Pa	r(s), or incurred	
Ivanie oi Oleuloi	Collateral		ווופופטו המופ	Ciaiiii			

d. Reque	ests for v	aluation of se	curity, Cram-	down, S	Strip Off 8	& Interest R	ate Adjustn	nents 📝	NONE
1322(b)(2) Collateral,), the sec ," plus int ecured cl	ebtor values co cured creditor s erest as stated laim. If a secure	hall be paid the . The portion o	e amoun of any all ntified as	nt listed as owed clai s having "l	s the "Value m that exce NO VALUE"	of the Credi eds that valu it shall be to	tor Intere ue shall b	st in e treated
			riate motion t						
Creditor		Collateral	Schedu D	uled (Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
-NONE-									
allowed se e. Surrer	ecured clander Manager	the Debtor reta aim shall disch ONE mation, the sta 11 U.S.C 1301	arge the corres	sponding	g lien. urrendere	d collateral	only under 1	1 U.S.C.	362(a) and
collateral: Creditor			Collateral to be S	llateral to be Surrendered			Surrendered Collateral	Remaining Unsecured Debt	
<u>Creditor</u>	The follo	s Unaffected boowing secured as to be Paid in	claims are una	affected	•	NE	otal Amount to	be Paid thr	ough the Plan
Dowt Fr. II		d Claima	NONE						
	Not sep	arately classif Not less that Not less that Pro Rata di	an \$ to be an <u>100</u> perce stribution from	distribute ent any rem	ed <i>pro rat</i>	nds		l:	
b. Creditor	Separat	ely classified	unsecured class Basis for Separate			ted as follow Treatment	/S:	Amo	unt to be Paid
		'		2 12.0010		1		,	

Part 6: Execu	itory Contract	te and Ur	ovnirod L	2000	ΧМ	ONE				
Part o: Exect	itory Contract	is and Ur	iexpired Le	eases	^ [ONE				
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)										
All exe except the follo	cutory contract owing, which a		•	ses, no	t previou	sly re	jected by	operati	on of law,	are rejected,
Creditor	Arrears to be C	Cured in	Nature of C	ontract o	or Lease	Trea	atment by De	ebtor	Post-Petit	ion Payment
Part 7: Motio	ns X NON	Ξ								
NOTE: All pla form, <i>Notice</i> of 3015-1. A <i>Cer</i> with the Clerk	of Chapter 13 tification of S	Plan Tra ervice, N	nsmittal, w lotice of Ch	rithin tl hapter	he time a 13 Plan	and ir <i>Trans</i>	n the man s <i>mittal an</i>	ner se	t forth in	D.N.J. LBR
 a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ✓ NONE The Debtor moves to avoid the following liens that impair exemptions: 										
Creditor	Nature of Collateral	Type of Lie	en Amount	of Lien	Valı Colla	Amounue of Clainuteral Exemp		ed Against the		Amount of Lien to be Avoided
NONE	ebtor moves to Part 4 above:	reclassify						-		-
Creditor	Collateral		Scheduled Debt	Total (Collateral	Superi	or Liens	Value of Credito Interest Collate	r's t in	Total Amount of Lien to be Reclassified
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:										
Creditor	Collateral	S	Scheduled Deb		Collateral e	A	mount to be	Deeme Secure	-	Amount to be Reclassified as Unsecured
Part 8: Other Plan Provisions a. Vesting of Property of the Estate ✓ Upon Confirmation Upon Discharge										

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b. Payment Notice	ces
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Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims
- 6) General Unsecured Claims

d. Post-Petition Claims

The Standing Trustee ☐ is, ☑ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

Part 9: Modification NONE								
NOTE: Modification of a plan does not require that a be served in accordance with D.N.J. LBR 3015-2.	separate motion be filed. A modified plan must							
If this Plan modifies a Plan previously filed in this case, complete the information below.								
Date of Plan being modified: 05/22/2020.								
Explain below why the plan is being modified:	Explain below how the plan is being modified:							
Pursuant to Order Resolving Motion for Relief from Stay with Secured Creditor, post-petition arrears added to Plan.	Post-petition arrears added to Plan and plan payments adjusted to include payment over life of Plan.							

Are Schedules I and J being filed simultaneously with this Modified Plan? ☐ Yes ✓ No

Part 10: Non-Standard Provision(s): Signatures Required

Non-Standard Provisions Requiring Separate Signatures:

☐ NONE

✓ Explain here:

*This plan is a step plan or has lumpsum payments as follows: \$450.00 per month for 14 months, then \$2,761.00 per month for 31 months, then \$2,804.00 per month for 6 months, then \$3,200.00 per month for 33 months

Any non-standard provisions placed elsewhere in this plan are ineffective.

Signatures

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to *Local Form, Chapter 13 Plan and Motions*, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

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Date:	July 21, 2023	/s/ Jovanny A Valdez
		Jovanny A Valdez
		Debtor
Date:		
		Joint Debtor
Date	July 21, 2023	/s/ Justin M. Gillman, Esq.
Date		Justin M. Gillman, Esq.
		Attorney for the Debtor(s)